|    | Case 3:07-cv-05362-KLS Document   | 8 Filed 10/03/07  | Page 1 of 2 |  |
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| 8  | UNITED STATES DISTRICT COURT  |                   |             |  |
| 9  | WESTERN DISTRICT OF WASHINGTON  |                   |             |  |
| 10 |   |                   |             |  |
| 12 | STEPHEN D. POLEQUIN,  | Civil No. 3:07-cv | 7-5362-KLS  |  |
| 13 | Plaintiff,  |                   |             |  |
| 14 | VS.   | ORDER FOR REM     | MAND        |  |
| 15 | MICHAEL J. ASTRUE,  |                   |             |  |
| 16 | Commissioner of Social Security,  |                   |             |  |
| 17 | Defendant   |                   |             |  |
| 18 |   |                   |             |  |
| 19 | Based on the stipulation of the parties, it is hereby ORDERED that the above-captioned              |                   |             |  |
| 20 | case be reversed and remanded for further administrative proceedings, including the following:      |                   |             |  |
| 21 | the administrative law judge (ALJ) will give further consideration to Plaintiff's level of adaptive |                   |             |  |
| 22 | functioning, including consideration of Listing 12.05C; address the limitations assessed by Dr,.    |                   |             |  |
| 23 | Washburn; give further consideration to the treating and examining source opinions and              |                   |             |  |
| 24 | non-examining source opinions, and explain the weight given to such opinion evidence; as            |                   |             |  |
| 25 |   |                   |             |  |
| 26 | appropriate, the ALJ may request the treating and examining sources to provide additional           |                   |             |  |
| 27 | Page 1 ORDER - [3:07-cv-5362-KLS]   |                   |             |  |
| 28 | - ~5~ - ONDEN - [3.07-07-3302-NL3]  |                   |             |  |
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evidence and/or further clarification of the opinions and medical source statements about what Plaintiff can still do despite his impairments; the ALJ may enlist the aid and cooperation of Plaintiff's representative in developing evidence from Plaintiff's treating sources; further evaluate the degree to which Plaintiff was involved in semiskilled tasks in his work background; obtain additional evidence concerning Plaintiff's impairments in order to complete the administrative record in accordance with 20 C.F.R. §§ 404.1512-13, 416.912-13 regarding consultative examinations and existing medical evidence; and conduct a new hearing with medical expert (psychologist) testimony, if available.

This remand is pursuant to sentence four of 42 U.S.C. § 405(g). Upon proper presentation, this Court will consider Plaintiff's application for costs and attorney's fees under 28 U.S.C. § 2412(d) and 42 U.S.C. § 406(b).

DATED this 3<sup>rd</sup> day of October, 2007.

United States Magistrate Judge

Presented by:

s/ Thomas M. Elsberry

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